

1 Christopher S. Ruhland (State Bar No. 175054)
christopher.ruhland@dechert.com

2 Andrew S. Wong (State Bar No. 198227)
andrew.wong@dechert.com

3 **DECHERT LLP**

4 US Bank Tower
633 West 5th Street, 37th Floor
Los Angeles, CA 90071-2005
5 Telephone: +1 213 808 5700
Facsimile: +1 213 808 5760

6
7 Sarah Wager (State Bar No.: 209277)
sarah.wager@dechert.com

8 **DECHERT LLP**

9 2440 W. El Camino Real, Suite 700
Mountain View, CA 94040-1499
Telephone: +1 650 813 4800
Facsimile: +1 650 813 4848

10 Attorneys for Plaintiff
11 INVESTOR'S BUSINESS DAILY, INC.

12 UNITED STATES DISTRICT COURT
13 CENTRAL DISTRICT OF CALIFORNIA

14
15 INVESTOR'S BUSINESS DAILY,
INC., a California corporation,

16 Plaintiff,

17 v.

18 KIM LEE TONG a/k/a KIM T.
19 TONG a/k/a KIM T. LEE, an
individual, and DAN HOANG
20 TRAN a/k/a DAN TRAN an
individual, collectively d/b/a Stock
Market DVDs, WallStreet Zone,
21 www.WallStreet-DVDs.com,
www.WallStret-DVDs.com,
22 www.wallstreet-zone.com,
www.stockmarket-dvds.com,
23 www.lynh.com,
http://store.updownsideway.com;
24 GG PRINTING, INC., a California
Corporation d/b/a GOLDEN
25 GRAPHIX & PRINTING, and
DOES 2-10, inclusive,
26 Defendants.

27 Defendants.
28

Case No. CV11 04040 AHM (RZx)

PERMANENT INJUNCTION

1 The Court has reviewed the joint Stipulation to Permanent Injunction
 2 submitted by the parties to this action. Based on the Stipulation, and good cause
 3 appearing, IT IS ORDERED, ADJUDGED AND DECREED THAT:

4 Defendants KIM LEE TONG a/k/a KIM T. TONG a/k/a KIM T. LEE, DAN
 5 HOANG TRAN, d/b/a Stock Market DVDs, WallStreet Zone, www.WallStreet-
 6 DVDs.com, www.WallStret-DVDs.com, www.wallstreet-zone.com,
 7 www.stockmarket-dvds.com, www.lynh.com, <http://store.updownsideway.com>
 8 (collectively “Defendants”), and their officers, agents, servants, employees,
 9 attorneys, and those in active concert or participation with them are permanently
 10 enjoined from:

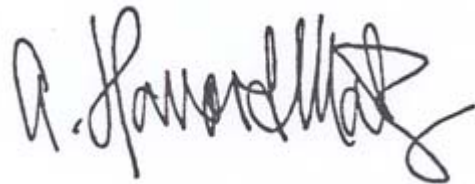
- 11 1. imitating, copying, counterfeiting, or making unauthorized use of
- 12 Investor’s Business Daily’s (“IBD”) Copyrights and Trademarks;
- 13 2. manufacturing, producing, distributing, selling, offering for sale,
- 14 moving, or otherwise disposing of, any product bearing any simulation,
- 15 reproduction, counterfeit, copy or colorable imitation of IBD’s
- 16 Copyrights and Trademarks;
- 17 3. using any simulation, reproduction, counterfeit, copy, or colorable
- 18 imitation of IBD’s Copyrights and Trademarks;
- 19 4. using any false designation of origin or false description that can, or is
- 20 likely to, lead the public or individual members thereof to believe that
- 21 any product manufactured, distributed, or sold by Defendants is in any
- 22 manner associated with or connected with IBD, or is sold,
- 23 manufactured, licensed, sponsored, or approved or authorized by IBD;
- 24 5. engaging in any other activity constituting an infringement of IBD's
- 25 copyright or trademark rights or otherwise unfairly competing with
- 26 IBD;
- 27 6. destroying, modifying, disposing of, concealing, or moving the
- 28 following:

- a. products incorporating IBD's Copyrights or Trademarks;
- b. any other products which picture, reproduce, copy or use the likeness of or bear a substantial similarity to any of IBD's Copyrights or Trademarks;
- c. any labels, packages, wrappers, containers or any other unauthorized promotion or advertising material item which reproduces, copies, counterfeits, imitates or bears any of IBD's Copyrights or Trademarks;
- d. any devices or elements used for making or manufacturing products incorporating IBD's Copyrights or Trademarks; and
- e. any sales and supply of customer journals, ledgers, invoices, purchase orders, inventory control documents, bank records, catalogs and all other business records, believed to concern the manufacture, purchase, advertising, sale or offering for sale of products that incorporate IBD's Copyrights or Trademarks

The Court shall retain jurisdiction after the termination of this action to enforce this permanent injunction.

IBD shall be entitled to full recovery of the security for injunctive relief it posted on May 18, 2011.

IT IS SO ORDERED.



DATED: September 28, 2011

HONORABLE A. HOWARD MATZ
UNITED STATES DISTRICT JUDGE

1 Presented by:

2 Christopher S. Ruhland
3 Andrew S. Wong
4 **DECHERT LLP**
5 US Bank Tower
6 633 West 5th Street, 28th Floor
7 Los Angeles, CA 90071-2005

8 Sarah Wager
9 **DECHERT LLP**
10 2440 W. El Camino Real, Suite 700
11 Mountain View, CA 94040-1499

12 By: /s/ Sarah Wager
13 Sarah Wager
14 Attorneys for Plaintiff
15 INVESTOR'S BUSINESS DAILY, INC.
16
17
18
19
20
21
22
23
24
25
26
27
28